M/D I

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

			2017 FEB - 6 A 10: 37			
Ronald AIS 158	8439		com ,			
Plaintiff	ne and f(s)	prison	name of			
Camo	n Sn nand	nogf Ser B	CIVIL ACTION NO. 1:19-cv-00081-WHA-CSO (To be supplied by Clerk of U.S. District Court) SRAZIEC CIVIL ACTION NO. 1:19-cv-00081-WHA-CSO (To be supplied by Clerk of U.S. District Court)			
	itional i	rights. (Amended Complaint ho violated your (List the names)			
	PREVI A.	EVIOUS LAWSUITS Have you begun other lawsuits in state or federal court dealing with the same or similar facts involved in this action? YES No X				
:	B.		you begun other lawsuits in state or federal court relating to your conment? YES NO \(\)			
	C.	If your answer to A or B is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)				
		1.	Parties to this previous lawsuit:			
			Plaintiff (s)			
			Defendant(s)			
		2.	Court (if federal court, name the district; if state court, name the county)			
			N/A			

	3.	Docket number	
	4.	Name of judge to whom case was assigned	
	5.	Disposition (for example: was the case dismissed? Was it appealed? Is it still pending?)	
	6.	Approximate date of filing lawsuit	
	7.	Approximate date of disposition	
	PLACE OF F	PRESENT CONFINEMENT Houston County Jail	
	PLACE OR I	NSTITUTION WHERE INCIDENT OCCURRED Houston	
[,	NAME <u>ANI</u> CONSTITUT	O ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR TONAL RIGHTS.	
	NAM	E ADDRESS	
	Donald	VALENZA GOLEAST MAINST	
	JASON	SMOATS 901 EAST MAINST	
,	Comme	ANDER BRAZIER 901 EAST MAINST	
	Commi	ssioner	
7.	THE DATE I	UPON WHICH SAID VIOLATION OCCURRED	
		MARCH + April 2018	
		EFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:	
	GROUND O	NE: 8th And 14 AMENDMENT VIOLATION JAIL	
į	Condition	ons WHICH VIGLATED PROTECTED DUE PROCES	

STATE BRIEFLY THE FACTS WHICH SUPPORT THIS GROUND. (State as best you can the time, place and manner and person involved.)

SHERIFF VALENZA, SMOATS, Brazier, Commissioner, And All
NAMED DEFENDENTS Refuse to provide the proper Medical
treatment for plaintiffs Medical Hernia. Plaintiff Hernia
HAS Been diagnosied by Medical Doctors AND Declared that Surgery
HAS required plaintiff onor About April Was under Severe pain ANDAT THE STAGE
GROUND TWO: Plain tiff HAS been Diagnosied for Depression
And HAS Been Treated With Celexa AND Trasadom - Defendants
Condition Was Wassened, P.A. Jason Smoats was refused to Help
SUPPORTING FACTS: On or About April 13, 2018 plaintiff reported that
He was never depressed And could not skep he need Help - P. A
SMOATS refused: To this Day, Plaintiff Has Not receiven No Help!
plaintiff Is suffering with Mood, swings, Waking upat Nights with
Cold sweats the Medicine Is No longer Working. B PLAINTIFF
Is denied both physical AND Mental Treatment
GROUND THREE: Denial of ADA Provider AND Provis ION 5

SUPPORTINGFACTS: Plaintiff Comes Under A Known Disability

Defendants of Houston County dail refuse to provide the Handicap

Disability Shower bath needs for all who come under American

Disability Act Houston County Defendants refuse to provide A

Means to Have A A. D. A. Coordinator to reverse obvious Disability

Needs. There's people With Hernia's, People In Wheel chairs, And people

WITH STOKES, And the podis Not equiped for US

Ground

of Death Andor Serious Medical Injury, That plaintiff HADTO HAVE MEDICAL Medical Assistance. Defendants Refused to Take plaintiff to the hospital to Receive the operation, And Defendants Have All Acted In Malicous Disregard for the obvious Medical needs to which plaintiff needs After Doctors At the Medical in Dothan, Southeast Medical, AND Enterprise Medical center In Enterprise, Azabama had Sethule Surgery

VI.	STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU. MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.
	(1) plaintiff seeks to declare that Each NAMED DEFENDANT WAS KNOWINGLY
	AND Intentionally Violate plaintiffs Constitional rights
	(2) plaintiff seeks damages of 100,000 dollars hundred thousand dollar
	(3) serve each defendant AND for All Medical records to be produced
	(21) plaintiff demands trial by Jury
	Gonald Balcom Signature of plaintiff(s)
	I declare under penalty of perjury that the foregoing is true and correct.
	Executed on $2-6-209$ (Date)
	Proposed Balcon Signature of plaintiff(s)

RONALD BALCOM # 34472 901 EAST MAIN STREET DUTHAN, AL 36301 WK-POD



Monaton County Jail

OFFICE OF CLERK
FEDERAL Courthouse
ONE EHURCH ST
Montgomery AL
36104

36104-401601

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